## IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

## SPECIAL CIVIL APPLICATION No 3962 of 1985

For Approval and Signature:

Hon'ble MR.JUSTICE M.H.KADRI and Hon'ble MR.JUSTICE D.P.BUCH

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1. Whether Reporters of Local Papers may be allowed : NO to see the judgements?

- 2. To be referred to the Reporter or not? : NO
- 3. Whether Their Lordships wish to see the fair copy : NO of the judgement?
- 4. Whether this case involves a substantial question : NO of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge? : NO

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MUNICIPAL CORPORATION, A'BAD

Versus

CHANDULAL PRAHLADJI RAVAL

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## Appearance:

MR JR NANAVATI for Petitioner
MR DR BHATT for Respondent No. 1
NOTICE SERVED for Respondent No. 2

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CORAM : MR.JUSTICE M.H.KADRI and

MR.JUSTICE D.P.BUCH

Date of decision: 02/03/2000

## ORAL JUDGEMENT

1. The petitioner, by filing this petition under Article 227 of the Constitution of India, has challenged the judgment and order dated September 6, 1984 passed by

learned Chief Judge, Small Causes Court, Ahmedabad, in Municipal Valuation Appeal No.1622 of 1984, by which, the learned Chief Judge fixed gross rateable value for the premises bearing Final Plot No.315/A +540/10/17/A A/1 in Vadaj Ward NP.A/2 at Rs.576/- for the Assessment Year 1984-84.

- 2. Heard learned advocates for the petitioner and the respondents.
- 3. Having gone through the impugned judgment and order of the learned Chief Judge, we are of the view that no illegality is pointed out by learned counsel for the petitioner so as to call for interference of this Court in this petition under Article 227 of the Constitution of India. In this view of the matter, the present petition is devoid of any merit and deserves to be rejected.
- 4. Rule is discharged. The interim relief is vacated. There shall be no order as to costs.

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(swamy)